

No. O. 2400, dated 22nd April 1922.

When he is in Bangalore and has no other special engagements, the Dewan will be glad to receive non-official visitors in his Chambers in the Public Offices on every Saturday (except when it happens to be a public holiday) from 9 to 11 A.M., and official visitors from 11 A.M. to 1 P.M.

2. Private interviews on other days may be arranged by previous appointment with the Private Secretary.

3. The Dewan will hear petitioners at the Public Offices every Friday-afternoon (except when such day happens to be a public holiday) at 5 P.M.

By Order,

K. MATTHAN,

Chief Secretary to Government.

## GENERAL SECRETARIAT

No. J. 4848—Cts. 84-21-9, dated 21st April 1922.

Under Section 14 of the Code of Criminal Procedure, 1904, the Government of His Highness the Maharaja are pleased to appoint the following gentlemen as Special Magistrates for the Bench Court at Hôle-Narsipur with the powers of a 3rd Class Magistrate from 12th February 1922:—

1. Mr. Anantaramiengar, Retired P. W. D. Sub-Division Officer.
2. „ Venkatramiah, Retired Forest Ranger.
3. „ Sethumadhavachar, Manager, Sri Uttaradi Mutt.
4. „ Narasimiah, Municipal Member and Landholder.

No. J. 4850—Cts. 84-21-10, dated 21st April 1922.

Under Section 14 of the Code of Criminal Procedure, 1904, the Government of His Highness the Maharaja are pleased to appoint the following gentlemen as Special Magistrates for the Bench Court at Arsikere with the powers of a 3rd Class Magistrate from the dates noted against each:—

Name.	Date of appointment.
1. Mr. Balavantha Rao, Landholder	12th February 1922.
2. „ Chennabasappa, Merchant	Do
3. „ Kasim Sait, Merchant	Do
4. „ Abdul Razak, Proprietor, Dairy Farm	Do
5. „ Halkur Maralasiddappa	12th April 1922.

By Order,

S. HIRIANNAIYA,

Secretary to Government,  
General Department.

## REVENUE SECRETARIAT

No. R. 5192—L. R. 44-21-9, dated 5th April 1922.

Under Section 6 of the Land Acquisition Regulation, No. VII of 1894, it is hereby declared that the land described hereunder is required for a public purpose, viz., for the village extension, and under Sections 7 and 3 (c) of the said Regulation, the Assistant Commissioner in charge of French Rocks Sub-Division is appointed to perform the functions of a Deputy Commissioner under the Land Acquisition Regulation and authorised to take order for the acquisition of the said land:—

District	Taluk	Hobli	Village	Name of khatedar or owner	Survey No.	Dry, wet or garden	Total extent		Remaining extent	Assessment	Euired		Boundaries				
							A. g.	g.			Extent	Assessment	East	West	North	South	
Mysore	Mandya	Maddur	Dadaga	Ayanaiengar, Narasimhachar, Sreenivasiengar Tiruvenkatachar Narasimhachar, Alamelamma, Srirangachar,	62	Dry..	2	25	2	23	2	3	1.55	Road	Remain- ing por- tion of S. No. 62	S. No. 63	S. No. 61
				Kasturi Ran- gachar, Tiru- mala Iyengar, managing au- thorities Sri- nivasaswamy.	64	Dry..	3	32	0	3	32	3	8	0	22	Village site	Remain- ing por- tion of S. No. 64 and also road.

REMARKS.—A plan of the property described is kept in the Office of Mandya Taluk for public inspection during office hours.

No. R. 5253—L. R. 41-21-11, dated 8th April 1922.

Under Section 6 of the Land Acquisition Regulation, No. VII of 1894, it is hereby declared that the land described hereunder is required for a public purpose, viz., extension of the village site, and under Sections 7 and 3 (c) of the said Regulation the Assistant Commissioner in charge of Closepet Sub-Division is authorised to perform the functions of a Deputy Commissioner under the Land Acquisition Regulation and to take order for the acquisition of the said land:—

District	Taluk	Hobli	Village	Name of Khatedar or owner	Survey No.	Whether dry, wet or garden	Total extent	Kharab	Remaining extent	Assessment	Extent now required		Boundaries			
											Extent	Assessment	East	West	North	South
Bangalore	Maddur	Thippasandra	Doddamunahalli	Putta bin Basava and Nanja bin Mari	24	Dry	4 10	0 7	4 3	6 0 0	0 27		S. No. 25	S. No. 3	S. No. 24	Gramathana.
				Thapadi bin Kempu honna	25	Dry and garden	6 8	0 4	6 4	9 0 0	0 21		S. No. 28	S. No. 24	S. No. 26 & 22	do
				Kambaya bin Thanjegowda.	28	Dry	5 23	0 8	5 15	9 8 0	0 36		S. No. 74	S. No. 25	S. No. 28	do

REMARKS.—The plan of the properties described above is available for inspection at the Revenue Sub-Division Office during office hours.

Note.—This cancels notification No. 5556—L. R. 16-12-3, dated 3rd April 1913.

No. R. 5513—L. R. 292-21-1, dated 20th April 1922.

Under Section 20 of the Mysore Treasure Trove Regulation, III of 1910, the Government of His Highness the Maharaja of Mysore are pleased to issue the following rules to regulate the proceedings under the said Regulation:

1. (a) When the finder of any treasure has deposited it in the nearest Government Treasury, the Deputy Commissioner may remove it to any other Government Treasury.

(b) When the finder of any treasure has not deposited it in any Government Treasury or refuses or neglects to give the security required, the Deputy Commissioner may take possession of such treasure and remove it to the nearest or any other Government Treasury.

2. The Deputy Commissioner shall forward his notification requiring claimants to appear to the Compiler, *Mysore Gazette*, for publication in English and Kannada, in 4 consecutive issues of the Gazette. The notification shall also be given publicity by a copy of the same being affixed in some conspicuous place of the village where the treasure was discovered and at the Hobli Headquarters of the village in which it was found, if that village does not happen to be such headquarters.

3. The Deputy Commissioner shall, whenever he has made a declaration under Section 9 that any treasure is ownerless, and before delivering or dividing the treasure in the manner laid down in Sections 10 to 15 of the Regulation, consult the Director of Archaeological Researches as to whether it is his intention to acquire such treasure or any portion of it. In making the reference, the Deputy Commissioner shall send for examination the ancient coins and other articles of antiquarian interest discovered as hidden treasure together with a detailed descriptive list of the objects found, indicating which of the objects in the list are likely to prove of historical or Archaeological interest.

4. The Director shall, after examination and consultation with the Superintendent, Government Museum, return the treasure within a month from the date of its receipt in his office to the Deputy Commissioner for the prescribed proceedings being taken with regard to it under the Rules.

5. (a) If, on such examination, the Director considers that all or any of the coins or other articles or of a rare variety and of such antiquarian interest as deserve to be preserved in his office cabinet or the Government Museum, he shall submit a recommendation to Government for the acquisition of such coins or articles for Government, so that Government may, if it approves, issue the necessary instructions in that behalf to the Deputy Commissioner.

(b) When recommending the acquisition of the coins or other articles, he shall report to Government their probable value and submit a list of specimens of such coin or article which he may consider deserving of preservation.



(c) The Director shall submit to Government for transmission to the Director General of Archaeological in India, a report giving a brief description of the coins unearthed, and if required by the latter officer, shall supply coins, if they are available to the Museum and other institutions in British India.

6. After the Deputy Commissioner has acquired the coins or other articles under the Regulation, he shall forward them to the Director of Archaeological Researches for being disposed in the manner indicated below:—

(a) When only one specimen of a coin is acquired, it shall be transmitted to the Superintendent, Government Museum for being preserved in the Museum unless a specimen of it already exists there, in which case it shall be kept in the cabinet of the Director of Archaeological Researches in Mysore.

(b) When more coins than one of a single variety have been acquired, the Director will keep one in his cabinet and transmit the rest to the Superintendent, Government Museum. The Superintendent will keep one coin in the Museum and he shall from time to time advertise in the *Mysore Gazette*, the sale of the surplus coins. He will also supply a list of coins for sale to such numismatists as might have registered their names and to such Museums and Societies as are, in his opinion, likely to acquire them.

7. Deputy Commissioners may, on the recommendation of the Director of Archaeological Researches, purchase without reference to Government, coins which are of less value than Rs. 10 from the finders on the terms laid down in Section 17 of the Regulation. Such coins shall be sent by the Deputy Commissioner to the Director of Archaeological Researches who shall deal with them in the same manner as is laid down in the preceding rule.

8. A list of surplus coins not sold within six months of the date of advertisement in the Gazette shall be submitted to Government by the Superintendent, Government Museum, for their orders on the 1st January and 1st July of each year.

9. Deputy Commissioners shall put forward the claims of Government under the Regulation to all valuable copper plates, inscriptions, etc., in cases to which the Regulation applies and officers in all Departments shall report to the Deputy Commissioner any discoveries which may come under their notice.

*Foot notes to Rule 9.—*(1) The Mysore Treasure Trove Regulation, III of 1910, permits the Government to claim the possession of treasure of which, as laid down in Section 4 of the Regulation, the amount of value is over Rs. 10. Such "value" is not, as in Section 16, the price which the mere materials of the articles found would fetch, but the market value or the price which the discovered object might, if offered for sale, reasonably be presumed to realise. The conditions under which the finder of treasure is to be compensated in cases where the claim of Government is asserted are described in Section 17 of the Regulation. The value at which the treasure is to be assessed is there defined as the value of the materials only plus one-fifth of such value. The extra price which the discovered article might realize in virtue of its value as an object of Archaeological interest, need not enter into account.

(2) A material portion of discovered antiquities will be ascertained on enquiry to have been found in circumstances which would bring them under the provisions of the Regulation. Such will be the case in respect of all ownerless antiquities of any value "hidden in the soil or in anything affixed thereto." Statuary and remains of buildings as well as coins, would, if buried under-ground, usually satisfy the required conditions and could be classed as treasure under the definition of the Regulation, which was intended to apply to objects of antiquarian interest discovered below the surface of the soil.

(3) The rules apply to the preservation *in situ* of objects of archaeological interest which may be claimed and purchased under the Regulation.

(4) It is the duty of all the servants of the State to protect national interests so far as to ascertain the particulars of any discovery which may be brought to their notice and to report the circumstances to their superior officers for communication to the Deputy Commissioner and the Director of Archaeological Researches in Mysore.

No. L. 6229—Med. 100-21-2, dated 24th April 1922.

Government are pleased to direct that the Tuberculosis Sanatorium, at Mysore be named PRINCESS KRISHNAJAMMANI SANATORIUM, MYSORE.

By Order,

A. V. RAMANATHAN,

Secretary to Government,

Revenue Department (in charge.)